

SATURDAY, NOV. 14, 1874.

Boards of Levee Commissioners, and Supervisors.

The Levee Board as well as the Board of County Supervisors, meets on Monday next, in special session; for what objects we know not. Also on that day, a meeting of tax-payers is called, to consider the subject of taxes, with an indefinite object of mitigating the rigor thereof of somewhat. We never before witnessed so deep-seated and wide spread uneasiness, and concern, on the part of tax-payers as the season of paying taxes draws near its culmination; it is not discontent; but a genuine knowledge on the part of many and of well grounded apprehension on the part of others that they cannot pay their taxes; and must forfeit even their homesteads.

If there is any relief in the power of the Board of Supervisors, we do not perceive it; but we do again raise our voice in appeal and protest to the Board of Levee Commissioners, to extend some relief; even at a hazard; unless some portion of the crushing burden. If no more, suspend the collection of the 10 cent per acre tax on land for this year; though it be at the risk of exciting the displeasure of the bond holders; there is no exact legal permission for this action; neither is there any prohibition of it; and remind the bond holders if necessary, that a portion of the bonds which they had issued without legal permission, and exist now, in violation of the Constitution.

The condition of the people so strongly demands relief, that you are no longer justified in hedging your action around by technicalities and strict letter of law. The relief we suggest is small, but may enable the sorely oppressed taxpayer, to save his property through this crisis.

In this connection we will revert to the petition of the people of Greenville for a remission of their levee construction tax of 1 per cent. on realty; the main objection of the Board was that it would cause discontent throughout the district; but if accompanied by extending a relieving order to plantations as we suggest above, this objection will no longer exist; and much, sorely, needed relief afforded.

The North Louisiana Troubles.

The presence of the military in North Louisiana commanded by Lieut. Hodgson and accompanied by U. S. Deputy Marshal Selye, has been attended by gross outrages and insults upon the people of that section; in one instance the Telegraph wires were wantonly cut. Circuit Judge Trimble issued a writ of habeas corpus, for the release of certain citizens illegally detained by these officials. The officer serving the writ was grossly insulted and the court set at defiance; whereupon the Judge issued a warrant for their arrest, for contempt; Hodgson was arrested in the hotel in Monroe.

Selye, who was in the hotel made his escape. The Sheriff's posse divided and pursued in different directions. One squad went to the house of J. Ludeling, Chief Justice of the Supreme Court of the State. One of the posse states that Chief Justice Ludeling met them at the door, and said Selye was not in the house; but had gone off, he did not know where. The Judge said Selye came to ask for legal advice, and he had advised him to surrender. The posse insisted on searching the house. Judge Ludeling showed them around down stairs. The door leading up stairs was found locked. The posse insisted on going up. After considerable delay, Mrs. Ludeling produced the key. The posse searched up stairs and found nothing. They obtained a candle, and found Selye in a dark garret. Selye surrendered and was disarmed and marched down stairs, almost fainting, when Judge Ludeling refreshed him with a glass of brandy. Selye begged for protection, and when told by young Sholars, the son of old Dr. Sholars, who was arrested by Selye last week, "You treated my old father like a dog, sir," Selye said "It was not me; it was Lieutenant Hodgson." The posse assured Selye that not a hair on his head should be hurt.

Judge Trimble sentenced each of them to ten days imprisonment, and a fine of \$100 and costs of arrest.

Gov. Kellogg has issued a pardon for these tools and kindred spirits, but the people are determined to see that Judge Trimble's sentence is executed.

Markets by Telegraph.

(Via New York Herald.)
New Orleans, Nov. 11.—Cotton: demand active; sales 8650 bales; supply fair and prices slightly irregular, with a tendency in favor of sellers. Good ordinary to strict good ordinary, 13a13½; low middling to strict low middling, 13½a 14a; middling to strict middling, 14a14½; good middling to middling fair, 14½a15c. Receipts 2487 bales.

Gov. elect Tilden's majority over his competitor Gen. Dix, in New York was 47,000; two years since Dix was elected by a majority of 55,000.

Our merchants are all busy buying cotton and selling goods today

Well Answered.

In Iowa, Indiana, Arkansas and West Virginia, we heard nothing about "Conservatives," "Anti-Radicals," "People's Party," etc. The gallant Democracy of their States called themselves by their right name, and by that time honored name they were known to their opponents. They had no Browns and Cassedys and Clarks to invent new issues and new names for them, and to assure them that their noble old party was dead. They fought an open, manly fight. They sounded the pibroch that once inspired the hosts that Jackson led to victory, and flaunted the banner that was borne by Polk and Pierce.—[Port Gibson Standard.]

And why didn't you add that nothing was heard of the "Color Line" in the slogan of the victorious party? It is cool for a paper whose speciality in the championship of that pernicious undemocratic dogma to taunt us with having proposed "new issues" when it ought to know that in our article on the "color line" we objected to it on the ground that it was a falsification of the platform and pledges which the National Democratic Convention made at Baltimore in 1872, and to which that party stands, irrevocably committed. The Party is strictly aligned with the Party which has won these victories in the States named. Our position is fully in accord with the dogma which it has enunciated.—[Clarion.]

It may be that in the States named, the people's victory was won under the simple name of "Democracy;" but in the only two States to which our own may be justly compared in its political status, Louisiana and South Carolina, the party name in the former was Democratic and Conservative, and in the latter the Fusion. And under these names such men as Randal Gibson, Kershaw and McGowan were elected to Congress.

Unless a sober reflection leads to conviction of the fatal folly of such a delusion, it is to be feared that, by many this most momentous of political revolutions will be interpreted and adopted as a mere partisan triumph; a simple change of ins and outs; if the great and glorious victory is so construed, instead of an earnest effort, a mighty exertion of the honest element of the American people, to purify their government of the abuses and rascalities pertaining to and imbuing the existing administration; of a reform brought about by a deep discontent at the corruption and tyranny which has entered into and characterizes the Federal government in all its branches, from the lowest to the highest, even up to if not quite including the very temple of liberty, the Supreme Court, until Republican principles, and the Constitution have passed into tradition; of a feeling of outrage and fear at the manner in which the rights and liberties of property and persons have been invaded and destroyed in the reconstructed States; of the effect of all these causes upon commercial manufacturing, agricultural and other interests in the North, until trade is stagnated in laborers in want, capital locked up; we say if by any respectable number of persons this political revolution, is to be attributed simply to a change of opinion of the people from the Republican to the Democratic party in the ordinary acceptance of the terms, rather than the causes we have enumerated, it is to be deplored.

Most fortunately however for the true interests of our country, it is in fact, a victory in which the rejoicings may not properly be confined to the strict Democrats, and the Color Liners; if the people of Mississippi are wise, a party may now be formed, a following secured under which a similar revolution in this State may be had; otherwise a discord will surely ensue entailing defeat and a perpetuation of the present ruinous administration of State affairs; consisting of official incompetency and corruption, and the exaction of a taxation equivalent to confiscation.

Patriotic Speech of Gen. Gordon.

Senator John B. Gordon, of Georgia, who was one of the bravest of the brave Confederate Generals, made a speech at the mass meeting at Atlanta on the 6th, in celebration of the recent great victory of the people over the spoilers, and in concluding he said: "One boon I ask in this hour of your deliverance: I ask you to commission me, in your name, to pledge upon the floor of the Senate your fidelity to the Union under the Constitution; your acquiescence in laws passed in accordance with the Constitution, good and bad, until lawfully repealed; your support of all rightful authority; your cordial friendship for every man and men of all sections who will aid in restoring peace to the sections; justice to States, liberty to citizens, purity to all departments of the government, and the Constitution to its supremacy over Presidents, Congress, parties and the people. [Loud cheers.] I thank you, my countrymen, for that response. You are as temperate in triumph as you were great in adversity. You cherish malice to none, and are hostile only to thieves, usurpers and tyrants."

THE BEST BOTTLED BEER

For family use at SUMNER.

BOLIVAR COUNTY.

COMMISSIONER'S SALE.

W H Peake, et al

Eliza A. Peake, et al

In Chancery, Bolivar County, Mississippi.

THE undersigned, special commissioner, pursuant to the final decree in the above styled cause, will, on

Monday, the 7th day of December, 1874, at the late residence of Samuel H. Peake, deceased, in said county, proceed to sell, within legal hours, the plantation upon which said S. H. Peake resided, to wit: Section six, township twenty-five, range six, in said county. Said sale being for distribution between the devisees of said S. H. Peake, and will be made on a credit of one and two years from the day of sale. All notes given for the purchase of said tract of land, or any part thereof, to be divided into eight equal parts bearing eight per cent. interest from the day of sale, with personal security, to be approved by me and payable to me as commissioner. A lien to be retained on the land to further secure the payment of said notes.

JOHN LYMAN, Com'r.

F A Montgomery, attorney

November 7, 1874-14-31

STATE OF MISSISSIPPI,

BOLIVAR COUNTY.

In Chancery, October Term, 1874

Jury & Gillis

No 346

J R Fleming, et al

ON reading and filing the affidavit of B F Trimble, solicitor for the defendants William Polk and Rebecca Polk, and cross-complainants herein, and it appearing to the Court that the defendants J R Fleming, Elizabeth Morrow, William Morrow, Robert Morrow and John Morrow are non-residents of this State, and that said Fleming, after diligent inquiry, to ascertain the residence and post office address of said defendants, or either of them, and therefore cannot state the residence and postoffice of said defendants, or either of them: It is therefore ordered by the Court, that the said J R Fleming, Elizabeth Morrow, William Morrow, Robert Morrow, and John Morrow, (the said Elizabeth being the widow of the said William Morrow, deceased,) do enter their appearance herein at a Chancery Court to be held in and for said county, at the town of Floreville, on the 3d Monday of January, A. D. 1875, and then and there plead, answer or demur to the cross bill of the said William Polk and Rebecca Polk, filed against them, in said court, or said cross bill and the several allegations thereof will be taken for confessed as to them, and decreed accordingly.

It is further ordered that a copy of this order be published within twenty days from this date, once a week for four successive weeks in THE GREENVILLE TIMES, a public newspaper printed and published in the town of Greenville, in the county of Washington, and State of Mississippi.

Ordered, adjudged and decreed, this 19th day of October, A. D. 1874.

A true copy from the minutes.

H. T. FLOREY, Clerk.

By JOHN DAVIES, D. C.

oct 31-15-51

STATE OF MISSISSIPPI,

BOLIVAR COUNTY.

J. B. Brander, Adm'r of

L. L. Lobdell, deceased,

No 267

M. L. Lightfoot, et al.

Chancery Court, October Term, 1874

TH being made to appear to the satisfaction of the Court, by affidavit filed, that H T Coffey, W Y Cyrode and John V Lobdell, three of the defendants in the above styled case, are non-residents of this State, and that they reside in Memphis, State of Tennessee, and that the postoffice in the said city of Memphis, it is ordered by the Court that said absent defendants shall appear and plead to the amended bill in said cause on or before the first day of the next term of this Court, and that this order shall within twenty days after it is granted, be published once a week for four consecutive weeks in a public newspaper called "THE GREENVILLE TIMES," printed and published in Washington county, in this State, and that the Clerk of this Court shall transmit by mail to said postoffice, properly directed to each of said defendants, with the postage paid, a copy of this order.

A true copy from the minutes.

H. T. FLOREY, Clerk

By JOHN DAVIES, D. C.

oct 31-15-51

STATE OF MISSISSIPPI,

BOLIVAR COUNTY.

Estate of J. M. SHANNON.

In matter of the amended petition of J. B. Brander, Administrator, to real lands of said deceased:

Chancery Court, October Term, 1874

IT is ordered by the Court that citation issue as prayed for in said petition, and it appearing to the Court by the return of said J. B. Brander, sworn to, that Boston Shaw and Thaddeus Shaw are heirs of the said J. M. Shannon, deceased, and are minors, and that W. A. Shaw, their father, is their only guardian, and that said Boston and Thaddeus, and their father, W. A. Shaw, are non-residents of the State of Mississippi, and that they reside in the State of Texas, in or near the town of Boston, Bowie county, Texas, and that the same is their postoffice; It is ordered by the Court that notice be given to said Boston and Thaddeus, by a publication of this order in a newspaper called "THE GREENVILLE TIMES," printed and published in Washington county, Mississippi, to appear at the next January term of this Court, and show cause, if any they can, why the prayer of the said J. B. Brander for the sale of the lands of said deceased for the payment of his debts should not be granted, and said lands be sold accordingly.

It is further ordered that a copy of this order be sent by the Clerk of this Court, by mail, postage prepaid, to said Thaddeus, Boston and W. A. Shaw, directed to them at their postoffice aforesaid.

A true copy from the minutes.

H. T. FLOREY, Clerk.

By JOHN DAVIES, D. C.

oct 31-15-51

THE BEST BOTTLED BEER

For family use at SUMNER.

Bottled Soda Water

For family use at SUMNER.

IN TOWN OF BEULAH.

ALL persons interested in the above

list of lands in Bolivar County, Mississippi, delinquent for Levee Construction Tax (2 mills) for fiscal year 1873.

All persons interested will take notice that at the term of the Chancery Court of Bolivar County, State of Mississippi, to be held on the third Monday of April, 1875, or if that term should fail to be held, then at the first term of said Court holden thereafter, the Board of Levee Commissioners for the counties of Bolivar, Washington and Issaquena will move the said Chancery Court for an order to sell the following described lands reported as delinquent for the payment of the taxes due herein and unpaid, to wit:

Div'n of Sec'n

County

Acres

List of Lands in Bolivar County, Mississippi.

delinquent for Levee Construction Tax (2 mills) for fiscal year 1873. All persons interested will take notice that at the term of the Chancery Court of Bolivar County, State of Mississippi, to be held on the third Monday of April, 1875, or if that term should fail to be held, then at the first term of said Court holden thereafter, the Board of Levee Commissioners for the counties of Bolivar, Washington and Issaquena will move the said Chancery Court for an order to sell the following described lands reported as delinquent for the payment of the taxes due herein and unpaid, to wit:

Div'n of Sec'n	County	Acres	Owner	Acres	Owner	Acres	Owner	Acres	Owner
1	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
2	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
3	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
4	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
5	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
6	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
7	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
8	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
9	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
10	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw

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2	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
3	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
4	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
5	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
6	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
7	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
8	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
9	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
10	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw

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2	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
3	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
4	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
5	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
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7	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
8	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
9	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
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4	Bolivar	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw	1.30	W. A. Shaw
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IN TOWN OF BEULAH.

ALL persons interested in the above

list of lands in Bolivar County, Mississippi, delinquent for Levee Construction Tax (2 mills) for fiscal year 1873.

IN TOWN OF RIVERTON.

ALL persons interested in the above

list of lands in Bolivar County, Mississippi, delinquent for Levee Construction Tax (2 mills) for fiscal year 1873.

All persons interested will take notice that at the term of the Chancery Court of Bolivar County, State of Mississippi, to be held on the third Monday of April, 1875, or if that term should fail to be held, then at the first term of said Court holden thereafter, the Board of Levee Commissioners for the counties of Bolivar, Washington and Issaquena will move the said Chancery Court for an order to sell the following described lands reported as delinquent for the payment of the taxes due herein and unpaid, to wit:

30	17	8.13	1.82	11	14	47	67	59	29
4	12	8.13	1.82	11	14	47	67	59	29
4	12	8.13	1.82	11	14	47	67	59	29
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4	12	8.13	1.82	11	14	47	67	59	29
4	12	8.13	1.82	11	14	47	67	59	29
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4	12	8.13	1.82	11	14	47	67	59	29
4	12	8.13	1.82						